103D CONGRESS 2D SESSION

S. RES. 180

To direct the Senate Legal Counsel to represent the Office of Senate Fair Employment Practices in Betty Johnson v. Office of Senate Fair Employment Practices, No. 94–6002 (Fed. Cir.).

IN THE SENATE OF THE UNITED STATES

February 9 (legislative day January 25), 1994 Mr. Levin (for Mr. Mitchell) (for himself and Mr. Dole) submitted the following resolution; which was considered and agreed to

RESOLUTION

To direct the Senate Legal Counsel to represent the Office of Senate Fair Employment Practices in Betty Johnson v. Office of Senate Fair Employment Practices, No. 94–6002 (Fed. Cir.).

Whereas, in the case of Betty Johnson v. Office of Senate Fair Employment Practices, No 94–6002, pending in the United States Court of Appeals for the Federal Circuit, the Office of Senate Fair Employment Practices is the respondent in a proceeding under section 309 of the Civil Rights Act of 1991 (2 U.S.C. 1209), to review a final decision concerning allegations of discrimination in Senate employment;

Whereas section 303(f) of the Civil Rights Act of 1991 (2 U.S.C. 1203(f)) provides that for the purpose of rep-

resentation by the Senate Legal Counsel, the Office of Senate Fair Employment Practices shall be deemed a committee within the meaning of title VII of the Ethics in Government Act of 1978 (2 U.S.C. 288, et seq.);

Whereas, pursuant to sections 703(a) and 704(a)(1) of the Ethics in Government Act of 1978, (2 U.S.C. 288b(a), 288c(a)(1)), the Senate may direct its Counsel to defend a committee of the Senate in any civil action in which there is placed in issue any action taken by such committee in its official capacity: Now, therefore, be it

- 1 Resolved, That the Senate Legal Counsel is directed
- 2 to represent the Office of Senate Fair Employment Prac-
- 3 tices in the case of Betty Johnson v. Office of Senate Fair
- 4 Employment Practices.

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